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FROM:

S. WARREN HALL

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Date: October 4, 1991

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE Application of Alastair T. Gordon and Michael H. Reichmann

Serial No. 07/733,169

Filed:

July 19, 1991

Title:

COMPUTER COMMUNICATION INTERFACE

Art Unit: 238

Our Reference: WH-7552AA-88

133 Richmond Street West Toronto, Ontario M5H 2L7

October 4, 1991

The Commissioner of Patents and Trademarks
Washington, D.C. 20231

Dear Sir:

On August 19, 1991 we had filed a petition under 37 CFR 1.137(b) to revive the parent application, namely Serial No. 07/263,833, which was unintentionally abandoned. We have now received notice that the petition has been granted. A copy of the Office's decision is attached.

WH-7552AA

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The parent application had been revived for the purposes of continuity and, accordingly, the continuing application complies with the copendency requirements of the rules.

Please make the proper notation in the file wrapper of the continuation application that copendency has been satisfied in light of the decision to revive the parent application.

Respectfully submitted.

Agent on behalf of Applicant S. Warren Hall

Registration No. 37,350 (416) 368-8313

WH:If Enclosure



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 FMH. 9

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Douglas S. Johnson 133 Richmond Street West Toronto, Ontario, Canada M5H 2L7

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In re Application of Alastair T. Gordon et al Serial No. 07/263,833

Filed: October 28, 1988 Attorney Docket No. 7552A DEPUTY ASST. COMM.

ON PETITION

This is a decision on the petition under 37 CFR 1.137(b), filed August 19, 1991, to revive an unintentionally abandoned application.

The petition is granted.

Since this application is being revived for purposes of continuity only and since continuity has been established by this decision reviving the application, the application is again abandoned in favor of continuing application, Serial No. 733,169.

Applicant must file a written notice in the continuing application within ONE MONTH from the mail date of this decision indicating that the present application has been revived for purposes of continuity and, accordingly, that the continuing application complies with the copendency requirements of the rules. The failure to file such a notice may result in the continuing application being inadvertently returned to applicant.

The file is being forwarded to Group 230.

rrances Hicks

Office of the Assistant Commissioner

for Patents

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